From: Mary Adams
To: Steve Saiz

Date: 6/1/2009 1:53 PM **Subject:** City of Goleta

Attachments: Integrated Report.pdf

And one more from City of Goleta

specific comment...

"The City [of Goleta] requests that the Board remove the proposed listings [for sodium and, if applicable, Chloride Atascadero Creek, Glen Annie Canyon, Maria Ygnacio Creek, San Jose Creek and San Pedro Creek] for the following reasons: 1)The listings are based on an agricultural supply beneficial use that is inappropriate and not representative of actual uses of these largely ephemeral surface water bodies. The County is not aware of any current or future agricultural uses of surface waters (e.g., for irrigation via diversion) in these watersheds."

Mary:)

If you have a comment you would like to share regarding the customer service of any state employee please visit the following site:

http://www.calepa.ca.gov/customer/CSForm.asp



May 26, 2009

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Mary Adams Central Coast Regional Water Quality Control Board 895 Aerovista Place, Suite 101 San Luis Obispo, CA 93401

RE: INTEGRATED REPORT

Dear Ms. Adams:

The City of Goleta (City) appreciates the Central Coast Regional Water Quality Control Board's (Regional Board) efforts to develop the very extensive Public Review Draft of the Clean Water Act Sections 305(b) and 303(d) Integrated Report for the Central Coast Region 2009 (Integrated Report). We also appreciate the opportunity to provide written comments on the Integrated Report. However, although this year's draft 303(d) list is more carefully developed and transparent than ever before, we respectfully request that several of the draft listings be removed based on the following comments. We submit these comments with the emphasis and reminder that given the current state of the economy, with the difficult situation of having extremely limited State, County, and local resources to address water quality issues, now more than ever we must be careful and reasonable with our identification of problems, prioritized with our solutions, and efficient with our use of funds. Please bear this guidance in mind as you complete your review and adoption of the draft 303(d) listings.

GENERAL COMMENTS

A. 303(d) Tiering

The City is fully in support of the Board's Vision of Healthy Watersheds (Vision) and the use of the Vision to structure work towards the "highest water quality priorities," as described in the Brief Issue Descriptions for the 2009 Triennial Review. However, in reviewing the Integrated Report, the City finds that the approach for the 2008 Proposed Listings does not sufficiently prioritize listings, resulting in potential lost opportunities for improving the most serious impairments.

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The automated database scanning and listing approach used to develop the 2008 Proposed Listings certainly represents an improvement in terms of efficiency and accuracy, resulting in over 600 proposed new listings, which is an unprecedented increase for the Central Coast. However, these new listings have not been "ground-truthed," i.e. checked against ongoing research, water quality projects, trends, seasonality issues, Federal/State/regional water quality standard-development issues (such as for bacteria), SWMPs, and anecdotal evidence on the water bodies. In addition, the new listings have not been ranked or categorized, other than to describe all ongoing TMDLs as high priority, two listings as medium priority, and the remaining hundreds of listings as low priority with the EPA-mandated generic TMDL deadline of 2021. Particularly given the current economic situation, when State, County, and municipalities' resources are more limited than ever before, the Board should revise the draft Listings to provide a more tiered set so that available resources can be focused on the known, real, highest priority water quality issues through the future TMDL process.

Municipalities, researchers, granting agencies, and non-profit organizations often base allocation of water quality resources on the 303(d) list. Local media also focus attention on these perceived water quality threats. Given these facts, the very real downside of "over listing" is that without careful human prioritization, opportunities are lost for focusing limited resources on the most serious threats and avoiding false public concerns.

Furthermore, the effort required to de-list and/or change a beneficial use designation is stringent, time consuming, and costly. Therefore, the City requests that the Board review the computer-generated proposed listings and create a rubric for identifying the most supported and serious water quality issues, consistent with broader Basin Plan changes being considered for the Triennial Review and Vision, and include only the top tiered new listings in the final 2008 303(d) List. Specifically the Board should develop a schedule that is based on a waterbody/impairment "prioritization matrix" that is consistent with State 303(d) listing policy and considers the TMDL schedule factors that are included on page 16 of the 2004 SWRCB Listing/Delisting Policy (Policy). We would be happy to work with Regional Board staff to develop such a tool.

B. All Bacteria listings for inland waters.

Section 3.3 of the 2004 SWRCB's 303d Listing Policy provides unclear guidance regarding the listing of inland waters for indicator bacteria-based recreational use impairments. This language is as follows:



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"For bacterial measurements from inland waters, if water quality monitoring data were collected April 1 through October 31 only, a four percent exceedance percentage shall be used if (1) bacterial measurements are indicative of human fecal matter, and (2) there is substantial human contact in the water body."

Based on this guidance, it is unclear whether indicator bacteria monitoring data collected outside of April 1 through October 31 (i.e., outside of the AB411-required monitoring period) can or should be used at all. Please clarify the Board's interpretation of this fragment of the policy. But regardless and ignoring this unclear fragment, the guidance states that the exceedance percentage threshold should only be applied as the basis for a list if both criteria (1) and (2) can be demonstrated. While criterion (2) is clearly debatable for many of these South Coast lagoons, marshes, and ephemeral drainages, we question the many proposed inland water bacteria listings on the basis of criterion (1). A wide body of research over recent years has unquestionably demonstrated the complete lack of correlation between indicator bacteria and fecal matter (as well as with pathogens and human illness in general) in stormwater receiving waters (as opposed to undisinfected municipal wastewater receiving waters) (Paulsen and List, 2005¹, Schroeder et al. 2002², Colford et al. 2005³). Therefore, to be consistent with State policy for listing inland waters for bacteria, we request that the Board remove all such listings from the 2008 draft 303d list.

WATERBODY-SPECIFIC COMMENTS

A. Atascadero Creek, Glen Annie Canyon, Maria Ygnacio Creek, San Jose Creek, and San Pedro Creek for Fecal Coliform.

The City requests that these listings be removed for the following reasons:

1) The listings are redundant with those for E. coli and will lead to allocation of very limited resources that is not in line with water quality priorities or current science. Currently, almost every monitoring group tests for E. coli and uses the results interchangeably or with a conversion factor for fecal coliform. The difference in the two measures in their potential sources

² Schroeder, E.D. et al. 2002. Management of Pathogens Associated with Storm Drain Discharge-Results of Investigations of the Presence of Human Pathogens in Urban Storm Drains. Prepared for the California Department ³ Colford, J.M. et al. 2005. Recreational Water Contact and Illness in Mission Bay, California. Technical Report 449. Southern California Coastal Water Research Project. Westminster, California.



¹ List, E.J. and S. Paulsen, 2005. Review of Bacteria Data from Southern California Watersheds. Prepared for The Irvine Company by Flow Science Incorporated.

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and impacts is not sufficient to justify both listings. *E. coli* is a subset of the fecal coliform organism group, and EPA freshwater recreational bacteria standards are for *E. coli*.

- 2) The Board uses the fecal coliform standard of "not exceeding 400/100 ml in more than 10% of the samples in a 30-day period" in effect as a single sample maximum, and typically samples once per month. The County is not clear that this approach reflects the original intention of the objective or if it_meets_the statistical assumptions of the objective. The County requests that the Board supports their conclusion that the original objective for protecting human health is based on a single sample collected monthly.
- 3) Epidemiology studies do not support the use of fecal colifom (Paulsen and List, 2005, Schroeder et al. 2002, Colford et al. 2005).

B. Goleta Beach for Total Coliform.

The City requests that this listing be removed because it is improperly based on the SHELL beneficial use. While the Goleta Slough/Estuary is designated for SHELL in Table 2-1 of the Basin Plan, Goleta Beach is not. Furthermore, the City has no knowledge of any shellfish harvesting that currently occurs or is planned to occur in the waters off Goleta Beach. Therefore, since this proposed listing is based solely (i.e., the lines of evidence for REC-1 and REC-2 beneficial use do not support listing) on an inappropriate beneficial use, it should be removed. Board staff may suggest that the listing move forward, and the process for removing the beneficial use take place afterward. However, as Board staff are well aware, the beneficial use removal/modification process is extensive and must include an anti-degradation analysis. The City does not wish to spend resources on requesting a beneficial use removal if it is not necessary.

C. Atascadero Creek, Glen Annie Canyon, Maria Ygnacio Creek, San Jose Creek, and San Pedro Creek for Sodium and, if applicable, Chloride.

The City requests that the Board remove the proposed listings for the following reasons:

 The listings are based on an agricultural supply beneficial use that is inappropriate and not representative of actual uses of these largely ephemeral surface water bodies. The City is not aware of any current or



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future agricultural uses of surface waters (e.g., for irrigation via diversion) in these watersheds.

- 2) Furthermore, sodium and chloride are naturally-occurring salts that are historically present in moderate to high concentrations in surface water samples throughout the South Coast (likely due to the local geology, i.e., marine formations and presence of highly mineralized springs which contribute to base flow) (Miller & Rapp, 1968⁴). Therefore, it is unlikely that high sodium and chloride concentrations are due solely to recent anthropogenic impacts to the watersheds. On this basis, there is no need for a listing and subsequent TMDL to address this "problem."
- 3) The listing for sodium and chloride is not a high priority for the Board. Board staff may suggest that the listing move forward, and the process for removing the beneficial use take place afterward. However, as Board staff are well aware, the beneficial use removal/modification process is extensive and must include an anti-degradation analysis. The City does not wish to spend resources on requesting a beneficial use removal if it is not necessary.

The City appreciates the opportunity to comment on the Integrated Report and looks forward to the Board's responses. Please do not hesitate to contact me if you need any clarification or additional information.

Sincerely,

Steve Wagner

Community Services Director

C: Tim Giles, City Attorney

⁴ Miller, G.A. and J.R. Rapp, 1968. Reconnaissance of the Ground-Water Resources of the Ellwood-Gaviota Area, Santa Barbara County, California